1	Rule 3-115. Committee on resources for self-represented parties.
2	Intent: To establish a committee to study and make policy recommendations to the Judicial
3	Council concerning the needs of self-represented parties.
4	Applicability: This rule shall apply to the judiciary.
5	Statement of the Rule:
6	(1) The committee shall study the needs of self-represented parties within the Utah State
7	Courts, and propose policy recommendations concerning those needs to the Judicial Council.
8	(2) Duties of the committee. The committee shall:
9	(2)(A) provide leadership to identify the needs of self-represented parties and to secure and
10	coordinate resources to meet those needs;
11	(2)(B) assess available services and forms for self-represented parties and gaps in those
12	services and forms;
13	(2)(C) ensure that court programs for self-represented litigants are integrated into statewide
14	and community planning for legal services to low-income and middle-income individuals;
15	(2)(D) recommend measures to the Judicial Council, the State Bar and other appropriate
16	institutions for improving how the legal system serves self-represented parties; and
17	(2)(E) develop an action plan for the management of cases involving self-represented parties.

18